

infants and children to residues of fenpropathrin, FFDCa section 408 provides that EPA shall apply an additional margin of safety, up to ten-fold, for added protection for infants and children in the case of threshold effects unless EPA determines that a different margin of safety will be safe for infants and children.

i. *Chronic risk—infants and children.* Using the dietary exposure assessment procedures described above, calculated chronic dietary exposure resulting from residue exposure from existing and proposed uses of fenpropathrin is minimal. The estimated chronic dietary exposure from food to infant and child subgroups ranges from 2.7% [children (1-6 years), 0.000678 mg/kg bwt/day] to 0.4% [nursing infants (< 1-year), 0.000103 mg/kg bwt/day] of the cPAD. Addition of the small but worse case potential chronic exposure from drinking water (calculated above, 2.2×10^{-5} mg/kg bwt/day) to the highest chronic exposure value from food increases the maximum occupancy of the cPAD only slightly from 2.7% to 2.8%. The registrant concludes that there is a reasonable certainty that no harm will result to infant and child subgroups of the U.S. population from aggregate, chronic exposure to fenpropathrin residues.

ii. *Acute risk—infants and children.* The potential acute exposure from food to the various child and infant population subgroups all provide MOE values exceeding 100. Addition of the worse-case, but very small “background” dietary exposure from water (2.2×10^{-5} mg/kg bwt/day) is not sufficient to change the MOE values significantly. The registrant concludes that there is a reasonable certainty that no harm will result to infants and children from aggregate, acute exposure to fenpropathrin residues.

F. International Tolerances

There are no Codex, Canadian, or Mexican residue limits for residues of fenpropathrin in or on cucurbit vegetables (Crop Group 9).

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ENVIRONMENTAL PROTECTION AGENCY

[FRL-6500-3]

Regulatory Reinvention (XL) Pilot Projects

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice of availability of Albuquerque Pretreatment Project XL Draft Final Project Agreement.

SUMMARY: EPA is today requesting comments on a draft Project XL Final Project Agreement (FPA) for the City of Albuquerque. The FPA is a voluntary agreement developed collaboratively by Albuquerque, stakeholders, the State of New Mexico, and EPA. Project XL, announced in the **Federal Register** on May 23, 1995 (60 FR 27282), gives regulated sources the flexibility to develop alternative strategies that will replace or modify specific regulatory requirements on the condition that they produce greater environmental benefits.

If implemented, the draft FPA and a site specific rulemaking would allow Albuquerque to conduct pollution prevention outreach and implementation at up to 50 new businesses per year, and integrate stormwater pollution prevention aspects with its pretreatment program. Albuquerque would attempt to initially reduce loadings of 13 pollutants of concern, and optimize resources to achieve competitive institutional integration of pollution prevention and pretreatment program work. Albuquerque would start the project by conducting sewer sub-basin monitoring to determine where 13 pollutants predominate within the collection system. Through this approach, Albuquerque will focus its efforts to identify and address the most significant industrial, commercial, and residential areas, or conduct project outreach. Albuquerque also proposes to conduct workshops and case studies demonstrating implementation of best management practices (BMPs) for pretreatment dischargers, problem areas, and follow-up needs. One way Albuquerque will demonstrate greater environmental benefit is by monitoring pollutant loadings before and after its pollution prevention outreach and implementation efforts. One of Albuquerque's initial goals would be to try to reduce aluminum, cadmium, chromium, copper, cyanide, fluoride, lead, mercury, molybdenum, nickel, selenium, silver, and zinc by 10-25%. The site specific rulemaking setting forth the specific regulatory flexibility to be implemented will be developed with the assistance of stakeholders and will ensure that the project will fully comply with applicable federal requirements under the Clean Water Act.

DATES: The period for submission of comments ends on December 27, 1999.

ADDRESSES: All comments on the draft Final Project Agreement should be sent to: Adele Cardenas, 6EN-XP, U.S. EPA

REGION 6, 1445 Ross Avenue, Suite # 1200, Dallas, TX 75202-2733, or Chad Carbone, U.S. EPA, 401 M Street, SW, Room 1027WT (1802), Washington, DC 20460. Comments may also be faxed to Ms. Cardenas at (214) 665-3177 or Mr. Carbone at (202) 401-2474. Comments will also be received via electronic mail sent to: cardenas.adele@epa.gov or carbone.chad@epa.gov.

FOR FURTHER INFORMATION CONTACT: To obtain a copy of the draft Final Project Agreement, contact: Adele Cardenas, 6EN-XP, U.S. EPA REGION 6, 1445 Ross Avenue, Suite # 1200, Dallas, TX 75202-2733, or Chad Carbone, U.S. EPA, 401 M Street, SW, Room 1027WT (1802), Washington, DC 20460. The documents are also available via the Internet at the following location: “http://www.epa.gov/ProjectXL”. In addition, public files on the Project are located at EPA Region 6 in Dallas. Questions to EPA regarding the documents can be directed to Adele Cardenas at (214) 665-7210 or Chad Carbone at (202) 260-4296. Additional information on Project XL, including documents referenced in this notice, other EPA policy documents related to Project XL, application information, and descriptions of existing XL projects and proposals, is available via the Internet at “http://www.epa.gov/ProjectXL”.

Dated: November 23, 1999.

Lisa Lund,

Deputy Associate Administrator, for Reinvention Programs, Office of Reinvention.
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ENVIRONMENTAL PROTECTION AGENCY

Certain New Chemicals; Receipt and Status Information

[OPPTS-51937; FRL-6394-4]

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice.

SUMMARY: Section 5 of the Toxic Substances Control Act (TSCA) requires any person who intends to manufacture (defined by statute to include import) a new chemical (i.e., a chemical not on the TSCA Inventory) to notify EPA and comply with the statutory provisions pertaining to the manufacture of new chemicals. Under sections 5(d)(2) and 5(d)(3) of TSCA, EPA is required to publish a notice of receipt of a premanufacture notice (PMN) or an application for a test marketing exemption (TME), and to publish periodic status reports on the chemicals